1 The Honorable Thomas Zilly Trial Date: 11-02-20 2 IN THE UNITED STATES DISTRICT COURT 3 WESTERN DISTRICT OF WASHINGTON AT SEATTLE 4 5 ESTATE OF NICKOLAS MICHAEL 6 PETERS, by the Personal Representative CARL MICHAEL PETERS; and JAYNI CASE No. 2:19-cv-00873-TSZ MARIE PETERS and CARL MICHAEL 7 PETERS, individually and their marital STIPULATED MOTION TO EXTEND 8 community, **DEADLINE TO AMEND PLEADINGS** Plaintiffs, AND ORDER 9 v. 10 SNOHOMISH COUNTY as a sub-division 11 of the STATE of WASHINGTON; SNOHOMISH COUNTY DEPUTY 12 SHERIFF ARTHUR J. WALLIN; and CERTAIN UNKNOWN SNOHOMISH COUNTY DEPUTY SHERIFFS JOHN & 13 JANE DOES 1-3, 14 Defendants. 15 16 T. STIPULATED MOTION 17 COME NOW DEFENDANTS SNOHOMISH COUNTY and SNOHOMISH 18 DEPUTY SHERIFF ARTHUR WALLIN, and PLAINTIFFS ESTATE and JAYNI 19 MARIE PETERS and CARL MICHAEL PETERS, by and through their undersigned 20 attorneys, and stipulate that the deadline to amend pleadings in this case should be extended 21 from December 31, 2019, 1 to January 31, 2020. 22 23 ¹ Dkt. # 27 at p.2, Minute Order STIP. MOTION TO EXTEND DEADLINE TO

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AMEND PLEADINGS AND ORDER

NO. 2:19-cy-00873-TSZ

CAMPICHE ARNOLD, PLLC 1201 Third Avenue, Suite 3810 Seattle, WA 98101 TEL: (206) 281-9000 FAX: (206) 281-9111

1	II. FACTS	
2	This matter is set for mediation on December 31, 2019, which may resolve this	
3	case. By extending the Court Scheduling Order deadline for amending the complaint one	
4	month prevents unnecessary motion practice by the parties should this case settle.	
5	Otherwise, Defendants will not stipulate to the amending of this complaint and motion	
6	practice is necessary to resolve this issue.	
7	Plaintiffs represent that they will seek to amend the complaint to: add a negligence	
8	cause of action against Defendant Snohomish County; add additional factual basis	
9	supporting the complaint, reflect the presently known facts; and delete the "John and Jane	
10	Does" defendants.	
11	III. IT IS SO STIPULATED, THROUGH COUNSEL OF RECORD:	
12	Dated this 10 th day of December, 2019.	
13	By: s/Philip G. Arnold	
14	Philip G. Arnold, WSBA # 2675 Campiche Arnold, PLLC	
15	Attorneys for Plaintiffs	
16	By: s/Bridget Casey Bridget Casey, WSBA # 30459	
17	Snohomish County Prosecutor Civil Division	
18	Attorneys for Defendant Snohomish Co.	
19	By: s/Shannon M. Ragonesi Shannon M. Ragonesi, WSBA # 31951	
20	KEATING, BUCKLIN & Mccormack, INC., P.S. Attorneys for Defendant Snohomish County Deputy	
21	Sheriff Arthur J. Wallin	
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1	ORDER		
2	The parties' stipulated motion, docket no. 31, is GRANTED, and the deadline for		
3	amending pleadings is EXTENDED from December 31, 2019, to January 31, 2020.		
4	Dated this 18th day of December, 2019.		
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8		Thomas S. Zilly United States District Judge	
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10	Presented by:		
11			
12	By: s/Philip G. Arnold		
13	Philip G. Arnold, WSBA # 2675 CAMPICHE ARNOLD PLLC		
14	Attorneys for Plaintiffs Peters 1201 Third Avenue, Suite 3810		
15	Seattle, WA 98101 Email addresses: parnold@campichearnold.com		
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